

**RAY GREEN V. GEORGE SINK, P.A. INJURY LAWYERS, ET AL.
C/A NO. 2:19-CV-2063-DCN-TER**

DEFENDANTS' MOTION TO COMPEL DISCOVERY FROM PLAINTIFF

EXHIBIT 3

NEXSEN|PRUET

Molly Hughes Cherry
Member
Certified Specialist in Employment and Labor
Law
Admitted in SC

November 7, 2019

Mr. Ray Green
4747 Lambs Road
Apt. 21J
North Charleston, SC 29418

Re: Ray Green v. George Sink, P.A., et al.
Civil Action No.: 2:19-cv-02063-DCN-TER

Dear Mr. Green:

When we spoke briefly last week, we discussed the idea of extending the deadline for you to respond to Defendants' discovery requests while the parties attempted an early mediation in the above-referenced matter. I understood that you were going to get back to me; however, to date, I have not heard further from you.

Charleston

Charlotte

Columbia

Greensboro

Greenville

Hilton Head

Myrtle Beach

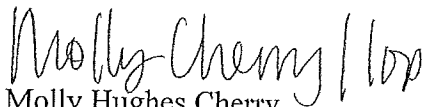
Raleigh

If you are interested in an early mediation of this case, there is information about the mediation process on the U.S. District Court's website <https://www.scd.uscourts.gov/Mediation/guideline.asp>. Notably, the federal magistrate judges can mediate cases without charge to either party. If that is something you are interested in exploring, I am willing to utilize one of the federal magistrate judges, as well.

If you have changed your mind, please let me know so that we can discuss a revised deadline for your discovery responses, which are now overdue.

I look forward to hearing from you soon.

Very truly yours,


Molly Hughes Cherry

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